

"PATENT"

NAME AND ADDRESS OF A STANKE	
IN THE UNITED STATES PATENT	AND TRADEMARK OFFICE
In re Application of Jason Zhisheng Gao, et al. U. S. Serial No. 10/620,059 Filed: July 15, 2003 METHOD AND SYSTEM TO EXTEND LUBRICANT LIFE IN INTERNAL. COMBUSTION EGR SYSTEMS Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450	 Before the Examiner Not Assigned Confirmation Number: 7683 Group Art Unit: 3747 Family Number: P2002J071 US2
Sir:	
SUBMISSION OF D	<u>ECLARATION</u>
Attached hereto please find a Declara	tion for the patent application referenced
above, which is being submitted in response to the	Notice to File Missing Parts of Application
- Filing Date Granted dated October 17, 2003.	
The Commissioner is hereby authorize	ed to charge any additional fees to Deposit
Account Number 05-1330.	
	Respectfully submitted,
	Norby I. Foss Attorney for Applicant(s) Registration No. 47,571 Telephone No. (908) 730-3644
	Pursuant to 37 CFR 1.34(a)
CERTIFICATION OF FACSIN I hereby certify that this paper is beir Commissioner for Patents facsimile number 1-	ng facsimile transmitted to the
Susan Fleming	Suran Demue 10/29/03
Type or print name of person signing certification	Signature Date

27810 PATENT TRADEMARK OFFICE

908-730-3649

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U.S. Serial No. 10/620,059 Family Number: P2002J071 US2

ExxonMobil Research and Engineering Company P. O. Box 900 Annandale, New Jersey 08801-0900

NLF:shf October 28, 2003

Priority Claimed

DECLARATION FOR PATENT APPLICATION

As bel	low naπ	ned inv	rentor	(5)
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Prior Foreign Application(s)

Jason Zhisheng Gao

Mahmoud Mostafa Hafez

Riccardo Conti

We/I hereby declare that residence, post office address and citizenship are as stated on page 2.

We/I believe we/I are the original, first and joint inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention METHOD AND SYSTEM TO EXTEND LUBRICANT LIFE IN INTERNAL COMBUSTION EGR SYSTEMS, the specification of which

(check one)		is attached hereto			
	LX	was filed on	July 15, 2003	as Application Serial No.	10/620,059
		and was amended	l on	(if applicable).	

We/I hereby state that we/I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

We/I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

We/I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate(s) listed below and have also identified below any foreign application(s) for patent or inventor's certificate(s) having a filing date before that of the application on which priority is claimed:

(Number)	(Country)	(Day/Month/Year Filed)	Yes No
below and, insofar as the sub States application in the ma acknowledge the duty to disc	it under Title 35, United States bject matter of each of the clain anner provided by the first pa dose material information as de filing date of the prior application	ns of this application is no ragraph of Title 35, Unit fined in Title 37, Code of	t disclosed in the prior United ted States Code, §112, w /I Federal Regulations, §1.56(a)
(Application Serial No.)	(Filing D	ate) (Status)	(patented, pending, abandoned)
We/I hereby claim the benefit	under 35 U.S.C. § 119(e) of any	United States provisional	application(s) listed bel w:

POWER OF ATTORNEY: As named inventor(s), we/I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

NAMES	REGISTRATION NUMBERS	
Norby L. Foss	47,571	
Estelle C. Bakun	35,054	

NAMES	REGISTRATION NUMBERS	
Paul E. Purwin	29,203	

July 30, 2002

(Filing Date)

SEND CORRESPONDENCE TO:

EXXONMOBIL RESEARCH AND ENGINEERING COMPANY (formerly Exxon Research and Engineering Company)

60/399,523

(Application Serial No.)

P. O. Box 900

Annandale, New Jersey 08801-0900

DIRECT TELEPHONE CALLS TO: (Name and Telephone Number)

NORBY L. FOSS (908) 730-3644

Family No. P2002J071 US2

Well-hereby declare that all statements made herein of our/my own knowledge are true and that all statements made on information and belief are believed to be true; and furth r that thes stat ments wer made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FULL NAME	LAST NAME	FIRST NAME	MIDDLE NAME		
OF INVENTOR	GAO	JASON	7HIS	SHENG	
RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	ZHISHENG COUNTRY OF CITIZENSHIP		
CITIZENSHIP	ROSE VALLEY	PENNSYLVANIA	CA	NADA	
POST OFFICE	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY	ZIP CODE	
ADDRESS	2 BUTTONWOOD WAY	ROSE VALLEY	PENNSYLVANIA	19063	
li	nventor's Signature 6 ,	₩	Date Auf &, 20	703	
FULL NAME	LAST NAME	FIRST NAME	MIDDLE NAME	· · · · · · · · · · · · · · · · · · ·	
OF INVENTOR		MAHMOUD		STAFA	
RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZE		
CITIZENSHIP	PHILADELPHIA	PENNSYLVANIA	i		
POST OFFICE	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY	JSA ZIP CODE	
ADDRESS	1815 J. F. KENNEDY BLVD.	PHILADELPHIA	PENNSYLVANIA	19103	
lŕ	iventor's Signature m Hele	, , , , , , , , , , , , , , , , , , ,	Date Aao 13	2. 9002	
					
FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIDDLE NAME	4.44	
	CONTI	RICCARDO			
RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZE!	VSHIP	
	MARLTON	NEW JERSEY		JSA	
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY	ZIP CODE	
L	20 NOTTINGHAM ROAD	MARLTON	NEW JERSEY	08053	
ln	ventor's Signature (liceardo (online .	Date August	12, 2003	
FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIDDLE NAME		
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZEN	4SHIP	
POST OFFICE ADDRESS	POST OFFICE ADDRESS	СПУ	STATE OR COUNTRY	ZIP CODE	
In	ventor's Signature		Date		
FULL NAME OF INVENTOR	LAST NAME	FIRST NAME	MIDDLE NAME	-	
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZEN	ISHIP	
POST OFFICE ADDRESS	POST OFFICE ADDRESS	СІТҮ	STATE OR COUNTRY	ZIP CODE	
Inventor's Signature Date					
FULL NAME	LAST NAME	FIRST NAME			
OF INVENTOR	ENG! PURPLE	FIRST NAME	MIDDLE NAME		
RESIDENCE & CMZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZEN	SHIP	
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE OR COUNTRY	ZIP CODE	
Inv	ventor's Signature		Date		